UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	DOCUMENT ELECTRONICALLY FI DOC #:
NEW YORK DISTRICT COUNCIL OF CARPENTERS PENSION FUND, ET AL.	DATE FILED: 7/3/6
Plaintiffs, v.	ORDER FOR CONFERENCE PURSUANT TO RULE 16(b)
G.G. CONSTRUCTION	07 Civ. 5597 (LLS)
Defendants	
This action is scheduled for a co	onference in accordance
with Fed. R. Civ. P. 16(b) on Friday, Sep	otember 14th , 2007
at <u>12:00 noon</u> in Room	21C . The parties
must be prepared to discuss, at the confer	rence, the subjects set
forth in subdivisions (b) and (c) of Rule 3	16.
At least a day before the time	of the conference, the
parties are jointly to prepare and sign, and	d at the conference they
are to submit to me a proposed Scheduling O	rder, previously signed
by counsel and <u>pro</u> se litigants, containing	g the following:
(1) the date of the conference and t for the parties;	the appearances
(2) a concise statement of the issue appear;	es as they then
(3) a schedule including:	
(a) the names of persons to be schedule of planned deposition	

(b) a schedule for the production of documents;

- (c) dates by which (i) each expert's reports will be supplied to the adversary side, and (ii) each expert's deposition will be completed;
- (d) time when discovery is to be completed;
- (e) the date by which plaintiff will supply his pre-trial order materials to defendant;
- (f) the date by which the parties will submit a pre-trial order in a form conforming with the Court's instructions together with trial briefs and either (1) proposed findings of fact and conclusions of law for a non-jury trial, or (2) proposed voir dire questions and proposed jury instructions, for a jury trial; and
- (g) a space for the date for a final pre-trial conference pursuant to Fed. R. Civ. P. 16(d), to be filled in by the Court at the conference.
- (4) a statement of any limitations to be placed on discovery, including any protective or confidentiality orders;
- (5) a statement of those discovery issues, if any, on which counsel, after a good faith effort, were unable to reach an agreement;
- (6) anticipated fields of expert testimony, if any;
- (7) anticipated length of trial and whether to court or jury;
- (8) a statement that the Scheduling Order may be altered or amended only on a showing of good cause not foreseeable at the time of the conference or when justice so requires;
- (9) names, address, phone numbers and signatures of counsel; and

<sup>&#</sup>x27;The experts' reports are to set forth not merely the expert's qualifications and conclusions, but also the facts on which the expert relies and the process of reasoning by which the expert's conclusions are reached.

(10) provision for approval of the court and signature line for the court.

If the action is for personal injuries, plaintiff is directed to make a monetary settlement demand and defendant is directed to respond to such demand prior to the conference.

Plaintiff is directed forthwith to notify defendant(s) of the contents of this order, and send a copy of the notification to my chambers.

Dated: July 3, 2007

New York, New York

LOUIS L. STANTON
U. S. D. J.